

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

	·							
Applicant's or agent's file reference	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416).						
International Application No.	International Filing Date (day/month/year)	Priority Date (day/month/year)						
PCT/AU2003/000650	29 May 2003	11 July 2002						
International Patent Classification (IPC) or national classification and IPC								
Int. Cl. ⁷ B60R 9/04, 9/055, G09F 21/	/04							
Applicant								
ULTIMATE OUTDOOR PTY L	TD et al							
		;						
This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.								
2. This REPORT consists of a total of 3	sheets, including this co	over sheet.						
This report is also accompanied l	by ANNEXES, i.e., sheet	ts of the description, claims and/or drawings which have been						
amended and are the basis for thi	is report and/or sheets con	ntaining rectifications made before this Authority (see Rule						
70.16 and Section 607 of the Adi	ministrative instructions	under the PC1).						
These annexes consist of a total of	of sheet(s).							
3. This report contains indications relating to the following items:								
I X Basis of the report								
П Priority	Priority							
III Non-establishment of op	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability							
IV Lack of unity of invention	Lack of unity of invention							
	V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement							
VI Certain documents cited								
VII Certain defects in the int	ets in the international application							
VIII Certain observations on	VIII Certain observations on the international application							
Date of submission of the demand	T	Data of commission of the name						
28 November 2003		Date of completion of the report 20 October 2004						
Name and mailing address of the IPEA/AU		Authorized Officer						
AUSTRALIAN PATENT OFFICE								
PO BOX 200, WODEN ACT 2606, AUSTRAI E-mail address: pct@ipaustralia.gov.au								
Facsimile No. (02) 6285 3929		ADRIANO GIACOBETTI						
	Į 7	Telephone No. (02) 6283 2579						

						PCT/AU2003/000650	
X	the international	application	n as originally	filed.			
	the description,	pages,	as originally	filed,			
		pages ,	filed with the	demand,		•	
		pages ,	received on	with the letter of			
	the claims,	pages ,	as originally	filed,			
		pages ,	as amended (together with any state	ement) under Article 1	9.	
		pages, filed with the demand,					
		pages,	received on	with the letter of			
	the drawings,	pages,	as originally	filed,			
		pages,	filed with the	demand,			
_							
¹	he sequence list	ing part of	the description	n:			
		pages ,	as originally	filed			
		pages ,	filed with the	e demand			
		pages ,	received on	with the letter of			
These of the state	the language of a the language of phe language of phe language of the language	vailable or translation bublication he translati	furnished to the furnished for of the internation furnished for amino ac	us Authority in the foll the purposes of international application (undefor the purposes of internation the purposes of international sequence disclosed	owing language white ational search (under lear Rule 48.3(b)). mational preliminary of the international and	Rule 23.1(b)). examination (under Rules 55.2	
					o nating.		
_							
				-	IIIL		
ن لا	ne statement in	lication as:	filed has been	ned written sequence 1 furnished.	isting does not go bey	ond the disclosure in the	
Т	he statement the		•		e form is identical to t	he written sequence listing has	
I	he amendments	have resul	ted in the canc	ellation of:			
	the descr	ription,	pages				
	the clain	1S.	Nos.				
		•					
ГΊΤ		•					
g	o beyond the dis	closure as	filed, as indica	ited in the Supplement	al Box (Rule 70.2(c)).	**	
report	as originally file	ea" ana are	not annexed to	this report since they do n	not contain amendments	(Rules 70.16 and 70.17).	
	With rewhich to the see of the preliming of the see	With regard to the eler X the international the description, the claims, the claims, the sequence list With regard to the language of a the language of a the language of a the language of the language o	the international application the description, pages ,	With regard to the elements of the international X the international application as originally pages , as originally pages , filed with the pages , received on the claims, pages , as amended (pages , filed with the pages , received on the drawings, pages , as originally pages , filed with the pages , received on the drawings, pages , as originally pages , filed with the pages , received on the sequence listing part of the description pages , as originally pages , filed with the pages , received on the sequence listing part of the description pages , received on With regard to the language, all the elements me which the international application was filed, un These elements were available or furnished for the language of a translation furnished for the language of publication of the international the language of the translation furnished for the language of the translation furnished for contained in the international application in filed together with the international application in filed together with the international application international application as filed has been the statement that the subsequently furnisment international application as filed has been the statement that the information recorded been furnished. The statement that the information recorded been furnished. The amendments have resulted in the cancer the description, pages the claims, Nos. This report has been established as if (som go beyond the disclosure as filed, as indicated to the report as "originally filed" and are not annexed to the report as "originally filed" and are not annexed to the report as "originally filed" and are not annexed to the report as "originally filed" and are not annexed to the report as "originally filed" and are not annexed to the report as "originally filed" and are not annexed to the report as "originally filed" and are not annexed to the report as "originally filed" and are not annexed to the report as "originally filed" and are not annexed to the report as "originally filed" and are not annexed to th	With regard to the elements of the international application:* X	With regard to the elements of the international application:* the international application as originally filed.	

PCT/AU2003/000650

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1.	Statement			مبر
	Novelty (N)	Claims 3-11	YES	
		Claims 1, 2	NO	
	Inventive step (IS)	Claims	YES	
		Claims 1-11	NO	
	Industrial applicability (IA)	Claims 1-11	YES	
Ì		Claims	NO	

2. Citations and explanations (Rule 70.7)

NOVELTY (N): Claims 1 and 2 (NO)

D1: FR 2609824 A (LE ROUX) 22 July 1988

The citation discloses, particularly in Claims 1 to 10 and figure 1 and 2, a rooftop mounted advertising device for a motor vehicle comprising a luggage compartment. The compartment has a capacity to contain at least a baby seat of 600mm by 350mm by 400mm. The advertising display panels have a substantial vertical profile. The display panel also has neon illumination means and access means to the compartment.

Hence the citation discloses all the essential features of claims 1 and 2.

NOVELTY (N): Claims 3-11 (YES)

None of the individual citations 1 to 5 disclose all the features of the invention defined in claims 3 to 11 and hence the invention is considered to be novel.

INVENTIVE STEP (IS): Claims 1-11 (NO)

Claims 1 and 2: as above

Claims 3 to 11:

D2: FR 2618009 A (CRECY et al) 13 January 1989

D3: AU 22147/92 A (PROFESSIONAL PLASTICS GROUP AUSTRALIA PTY LTD) 24 March 1994

D4: AU 615618 B (56854/90) (WEBER) 3 October 1991

D5: AU 494904 B (85153/75) (ZANE et al) 31 March 1977

Disclosure in any one of citations 1 to 3 when combined with the disclosure of any one of citations 4 and 5 makes the application defined in claims 1 to 11 obvious.

Furthermore, appended claims 2-11 relate to parameters or structures that are merely matters of design choice when the general technical knowledge about the state of the art is used. Hence they cannot contribute to a patentable invention.

INDUSTRIAL APPLICABILITY(IA): Claims 1-11 (YES)

The invention as defined in claims 1 to 11 meet the requirements of industrial applicability because the rooftop mounted advertising device can be made or used in industry.